EXHIBIT A

1	UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA		
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3	CASE NO. 21-MJ-06112-AOV		
4	UNITED STATES OF AMERICA, Miami, Florida		
5	Plaintiff(s), March 2, 2021		
6	VS.		
7	PETER GERACE, JR.,		
8	Defendant(s). Pages 1 - 34		
9	HEARING		
10	TRANSCRIBED FROM DIGITAL AUDIO RECORDING BEFORE THE HONORABLE ALICIA O. VALLE		
11	UNITED STATES MAGISTRATE JUDGE		
	APPEARANCES:		
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Thereupon, 1 the following proceedings were held: 2 3 THE DEPUTY CLERK: United States v. Peter Gerace, case 4 No. 21 6112. 5 Counsel, please announce your appearance for the 6 record. 7 MR. CULLINANE: Good afternoon, your Honor. Brendan Cullinane, assistant United States attorney from the Western 8 9 District of New York, in Buffalo, New York, appearing on behalf 10 of the government today. 11 MR. DANIELS: Joel Daniels. 12 THE COURT: Can you repeat all that. You turned into 13 some mechanical robot talking. 14 MR. CULLINANE: I apologize, your Honor. My first name is Brendan, B-R-E-N-D-A-N, and my last name is Cullinane, 15 C-U-L-L-I-N-A-N-E. I am an AUSA in the Western District of New 16 17 York, in Buffalo, New York. 18 Thank you. 19 THE COURT: All right. Thank you. 20 And locally? 21 MR. DANIELS: Judge, I'm Joel Daniels, D-A-N-I-E-L-S. 22 I am an attorney in Buffalo, New York, and I am appearing for 23 Mr. Gerace. 24 Thank you. 25 THE COURT: Thank you.

1 Mr. Daniels, have you filed a permanent appearance on this matter? 2 3 MR. DANIELS: I haven't filed anything formally, I have been in touch with Mr. Cullinane and our 4 5 representative of the government in this case. I have talked to them many times over the last 15 months. 6 7 THE COURT: All right. We will take one step at a 8 time. 9 MR. DANIELS: Yes. 10 THE COURT: Mr., is it Gerace or Gerace? How do I say 11 your name? 12 THE DEFENDANT: Gerace. 13 THE COURT: Gerace? THE DEFENDANT: Gerace. 14 15 THE COURT: Thank you, Mr. Gerace. Is that you? I just want to identify you in the 16 17 cellblock and confirm that it is you. 18 THE DEFENDANT: Yes, this is me. 19 THE COURT: All right. Thank you. 20 Secondly, Mr. Gerace, I want to confirm that I have 21 your permission to proceed by Zoom. Normally we would all be 22 in the courtroom, but because of the COVID virus, most of us 23 are working, as you can see, from home, our offices. 24 You do have the right to be in the courtroom if that 25 is what you want, but I am asking whether or not you will allow

me to proceed by Zoom. 1 2 THE DEFENDANT: Yes, your Honor. 3 THE COURT: Thank you. 4 Any objection, Mr. Daniels? 5 MR. DANIELS: None, your Honor. 6 THE COURT: Mr. Cullinane, from the government? 7 MR. CULLINANE: No objection. Thank you, Judge. THE COURT: All right. Thank you very much. 8 9 Mr. Gerace, I want to advise you of your rights in 10 connection with your appearance here this morning. If you have 11 any questions, please let me know. 12 Also, if at any point during the proceedings there is 13 any kind of equipment malfunction, you can't see me or hear us 14 or whatever, wave your hands, get our attention, so that we can fix the problem. 15 OK? THE DEFENDANT: OK. Is my picture supposed to be up 16 17 here? 18 THE COURT: We see you. I don't think you see 19 yourself maybe. 20 THE DEFENDANT: OK. That is fine. 21 THE COURT: We see you. 22 THE DEFENDANT: OK. THE COURT: Do you see our pictures? 23 24 THE DEFENDANT: I can see everybody, yes. 25 THE COURT: OK. Good. You know what you look like

anyway.

All right. So let me get back on a serious note to advise you of your charges and of your rights.

First of all, you have the right to remain silent. Anything that you say can be used against you by the government. You have the right to have a lawyer to represent you, and of course this morning we have Mr. Daniels here to represent you. But if you couldn't afford Mr. Daniels, the court would be able to appoint a lawyer for you at no cost if you met certain financial conditions. OK?

THE DEFENDANT: Yes.

THE COURT: Also, you have the right to have a bond hearing or a detention hearing if the government is requesting that you be detained pending trial. At that time either myself or another judge would make the decision of whether to release you on a monetary bond or detain you pending trial.

Do you understand that, sir?

THE DEFENDANT: Yes, your Honor.

THE COURT: Also, if you are released on a monetary bond, you are nonetheless subject to arrest and revocation of release if you violate any of the non-monetary terms, conditions that I may impose along with the monetary bond.

Do you understand that, sir?

THE DEFENDANT: Yes, your Honor.

THE COURT: Also, as I mentioned before, this

indictment -- has this been unsealed, Mr. Cullinane?

MR. CULLINANE: Yes, your Honor, it has been unsealed.

THE COURT: So you were arrested pursuant to an indictment that came out of the Western District of New York, not here locally in the Southern District of Florida. As a result, you are entitled to certain other procedural safeguards in addition to the rights that I just told you about, and I am going to advise you of those.

The first one is you have the right to have what's called an identity hearing. At that hearing the government would have to establish that you are in fact the Peter Gerace that the Western District of New York has charged. In other words, that they haven't gotten the wrong person. You can choose to have that hearing or you can choose to waive that hearing, and you can do that with the advice of your lawyer.

Do you understand that, sir?

THE DEFENDANT: Yes, your Honor.

THE COURT: You also have the right to have, as I said, the bond hearing or the detention hearing here or in the Western District of New York. You and your lawyer have to decide where you want to have it. You only get one shot.

Understood?

THE DEFENDANT: Yes, your Honor.

THE COURT: And lastly, you have the right to explore resolving this case here in South Florida if you wanted to,

pursuant to Rule 20 of the criminal rules, but only if you
wanted to plead guilty. If you wanted to go to trial on these
charges, you have to do that in the Western District of New
York.

Understood?

THE DEFENDANT: Yes, your Honor.

THE COURT: Also, if you wanted to plead guilty here
and transfer the case to South Florida, that could only be done
if both prosecutors in New York and Florida agree.

Understood?

THE DEFENDANT: Yes, your Honor.

THE COURT: Ultimately, you have the right to have the removal hearing here or you can choose to waive your right and go back and answer these charges forthwith in the Western District of New York.

Do you understand that, sir?

THE DEFENDANT: Yes, your Honor.

THE COURT: All right. I am going to ask the prosecutor — this is a very lengthy indictment and my printer ran out of paper at page 33, so I am going to ask the government to please summarize the charges in the indictment as well as the maximum penalties.

MR. CULLINANE: Thank you, Judge.

Judge, the defendant is charged as a defendant in this case along with a codefendant in a second superseding

indictment that contains 18 counts. Defendant Peter Gerace, Jr. is charged in five of those counts, and that includes Counts 2, 6, 7, 8 and 9.

Count 2 has a number of paragraphs, which I will summarize in general.

In Count 2, the defendant, Peter Gerace, Jr., along with his codefendant, are charged with conspiracy to defraud the United States, in violation of Title 18, United States Code, Section 371.

The allegations of the introduction of the indictment are repeated and re-alleged and incorporated by reference as if set forth fully here into Count 2.

Additionally, beginning in or about 2005 and continuing until in or about February 2019, the exact dates being unknown, in the Western District of New York and elsewhere, the defendants, including Peter Gerace, Jr. and Joseph Bongiovanni, did knowingly, willfully, and unlawfully combine, conspire, and agree together and with others, known and unknown, to defraud the United States and the DEA by interfering with and obstructing, by means of deceit, craft, and trickery, the lawful and legitimate governmental functions and rights of the DEA, that is, the right to have its business and its affairs, and the transaction of the official business of DEA, conducted honestly and impartially, free from corruption, fraud, improper and undue influence, dishonesty,

unlawful impairment and obstruction; and the right to the conscientious, loyal, faithful, disinterested and unbiased services, decisions, actions, and performance of his duties by the defendant, and in this case codefendant Joseph Bongiovanni, in his official capacity as a DEA special agent, free from corruption, impartiality, improper influence, bias, dishonesty and fraud in dealing with the DEA and other law enforcement agencies.

Further, directly and indirectly, corruptly to give, offer, and promise a thing of value to a public official, with intent to induce the performance of an official act and to induce a public official to do an act and to omit to do an act in violation of his lawful duties, as opportunities arose, in violation of Title 18, United States Code, Section 201(b)(1)(C); and directly and indirectly, corruptly to demand, seek, receive, accept, and agree to receive and accept, a thing of value personally, in return for being influenced in the performance of an official act and for being induced to do an act and omit to do an act in violation of official duty, as opportunities arose, in violation of Title 18, United States Code, Sections 201(b)(2)(A) and 201(b)(2)(C).

As indicated before, the manner and means in which the act allegedly occurred are described in paragraphs 3 through 36.

The defendant faces a term of imprisonment of not more

than five years, a fine of up to \$250,000 --

THE COURT: I'm sorry. Can you repeat that?

MR. CULLINANE: I'm sorry.

The defendant as charged faces a term of imprisonment of not more than five years, a fine of up to \$250,000, and a term of supervised release up to one year.

THE COURT: I'm sorry. That is on Counts 6 and 7?

MR. CULLINANE: Your Honor, that is on Count 2.

THE COURT: That was all the conspiracy.

MR. CULLINANE: Thank you, Judge.

Count 6, your Honor, is the next one, and that is paying a bribe to a public official.

As described in the indictment, beginning in or about 2009 and continuing until on or about June 6, 2019, in the Western District of New York, the defendant, Peter Gerace, Jr., did, directly and indirectly, corruptly give, offer, and promise a thing of value to a public official, namely, a DEA special agent, with intent to induce the performance of an official act and to induce a public official to do an act and omit to do an act in violation of his lawful duty, as opportunities arose; that is, the defendant, Peter Gerace, Jr., paid and facilitated bribe payments to Joseph Bongiovanni, a DEA special agent, in United States currency to, among other acts, falsely advise a Federal Bureau of Investigation special agent that the defendant, Peter Gerace, Jr., was a DEA

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confidential source, thereby inducing the FBI special agent to abandon a narcotics investigation into the defendant Peter Gerace, Jr. and Pharaoh's nightclub; to create an official DEA 6 document falsely stating that the defendant Peter Gerace, Jr. was a DEA source; to provide advice and information to the defendant Peter Gerace, Jr.; to help the defendant Peter Gerace, Jr. and Pharaoh's Gentlemen's Club avoid federal narcotics investigations; to induce Joseph Bongiovanni to use his position as a DEA special agent to make statements to his coworker, his fellow DEA special agent, to dissuade and discourage the fellow DEA special agent from investigating the defendant Peter Gerace, Jr. and Pharaoh's; to make false and misleading statements to other members of law enforcement; to provide information about law enforcement methods and techniques; to help such drug trafficking activities continue; and to make false statements in official DEA memoranda in order to minimize the relationship between Bongiovanni and the defendant Peter Gerace, Jr. as a means to conceal their conspiratorial relationship, all in violation of Title 18, United States Code, Sections 201(b)(1)(A) and Section 201(b)(1)(C).

As charged in Count 6, the defendant faces a term of imprisonment of not more than 15 years, a fine of up to \$250,000, and a term of supervised release up to three years.

Count 7 charges the defendant, Peter Gerace, Jr., with

maintaining a drug-involved premises.

As described in the second superseding indictment, beginning in or about 2006 and continuing until on or about December 12, 2019, in the Western District of New York, the defendant, Peter Gerace, Jr., did knowingly, intentionally, and unlawfully use and maintain a place, that is, the premises known as Pharaoh's Gentlemen's Club, located at 999 Aero Drive, Cheektowaga, New York, for the purpose of manufacturing, distributing, and using cocaine, cocaine base, methamphetamine and amphetamine, also known as Adderall, Schedule II controlled substances, and marijuana and heroin, Schedule I controlled substances, all in violation of Title 21, United States Code, Section 856(a) (1) and Title 18, United States Code, Section 2.

As for Count 7, the defendant faces a term of imprisonment of not more than 20 years, a fine of up to \$250,000, and a term of supervised release of up to three years.

Count 8 charges the defendant with conspiracy to distribute controlled substances.

As described in the second superseding indictment, beginning in or about 2009 and continuing until in or about February 2019, in the Western District of New York, the defendants, Joseph Bongiovanni and Peter Gerace, Jr., did knowingly, willfully, and unlawfully combine, conspire and agree together and with others, known and unknown, to commit

the following offenses, that is, to possess with intent to distribute and to distribute cocaine, cocaine base, methamphetamine and amphetamine and marijuana and heroin, in violation of Title 21, United States Code, Sections 841(a)(1) and 841(b)(1)(C); and to knowingly, intentionally, and unlawfully use and maintain a place that is the premises known as Pharaoh's Gentlemen's Club, located at the 999 Aero Drive, in Cheektowaga, New York, for the purpose of manufacturing, distributing, and using cocaine, cocaine base, methamphetamine and amphetamine and marijuana and heroin, all in violation of Title 21, United States Code, Section 846.

As for Count 8, the defendant faces a term of imprisonment of not more than 20 years, a fine of up to \$1 million, and a term of supervised release of at least three years.

Finally, your Honor, the defendant is charged in Count 9 with conspiracy to commit sex trafficking.

As described in the second superseding indictment, beginning in or about 2009 and continuing to in or about 2018, in the Western District of New York, the defendant, Peter Gerace, Jr., did knowingly, willfully, and unlawfully combine, conspire, and agree with others to knowingly recruit, entice, harbor, transport, provide, obtain, and maintain by any means, in and affecting interstate and foreign commerce, persons, and to benefit, financially and by receiving anything of value,

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from participation in a venture which has engaged in such acts, knowing and in reckless disregard of the fact that means of force, fraud, and coercion, and a combination of such means, would be used to cause such persons to engage in a commercial sex act, in violation of Title 18, United States Code, Sections 1591(a) and 1591(b)(1), all in violation of Title 18, United States Code, Section 1594(c). As for this count, Count 9, the defendant faces a term of imprisonment of not less than 15 years and up to life, a fine of up to \$250,000, and a term of supervised release of at least three years. THE COURT: Thank you very much. Mr. Gerace, did you understand everything the government said about the maximum penalties for these offenses? THE DEFENDANT: Yes, your Honor. THE COURT: All right. I can summarize them for you if you like. Would you like me to do that --THE DEFENDANT: No. THE COURT: -- or you understood? MR. DANIELS: Not necessary. THE DEFENDANT: No, I understood. THE COURT: All right. Thank you very much. What is the government's position on bond? MR. CULLINANE: Your Honor, at this time the

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government has received the Pretrial Services report and, although it recommends detention, the government at this time will move for an order setting conditions of release for the defendant, many of which I've already discussed with defendant's counsel prior to this appearance. THE COURT: Thank you. Melania, did you send me a Pretrial Services report on this one? PRETRIAL SERVICES OFFICER: Yes, your Honor. Yolanda sent it to the court. Do you need me to resend it? THE COURT: Yes, if you don't mind. I'm sorry. Unless this is when I ran out of paper, I quess. PRETRIAL SERVICES OFFICER: I just sent it, your Honor. Let me know if you received it. THE COURT: All right. Thank you. I'm sorry for the delay. Please wait for me. (Pause) THE COURT: Got it. Let me just print it out. All right. I will be right back. We just have to go get it from the printer. Excuse me one second. THE DEFENDANT: Thank you. (Pause) THE COURT: Mr. Gerace, this is also a removal hearing, so I'd like to hear from Mr. Daniels what they're

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hoping to do in terms of identity hearing and removal before I go on to the bond. MR. DANIELS: Judge, good morning. We would waive an identity hearing. THE COURT: Mr. Daniels, can you speak up a little louder, please. MR. DANIELS: I'm sorry, Judge. Is that better? I'm sorry. Can you hear me? THE COURT: There is just a lot of noise in the cellblock which interferes. MR. DANIELS: I'm sorry. THE COURT: Hold on. That is OK. It happens. MR. DANIELS: Judge, we will waive an identity hearing and we can proceed with the hearing. We would ask the court to consider --THE COURT: I'm sorry. I keep hearing this squeaky chair that I can't hear you over. Does anybody else hear it or am I going crazy? MR. CULLINANE: I'm having a difficult time as well, Judge Valle. PRETRIAL SERVICES OFFICER: I also hear it, Judge. THE COURT: Thank you. I felt like I am going crazy. All right. Thank you. Don't move whoever has the squeaky chair. Mr. Daniels, if you could repeat yourself. I'm so

sorry to interrupt you.

MR. DANIELS: Of course. That is no problem, Judge. We understand. This is what happens on Zoom. We all understand it and we have to adjust and live with it. There is nothing else we can do about it.

THE COURT: I think everybody has to be flexible nowadays, right.

MR. DANIELS: That is right. We are. We certainly are. Yes, Judge.

We have no objection to an identity hearing. Excuse me. We will waive an identity hearing. That is what I meant to say.

THE COURT: OK. Thank you.

In terms of bond, you were saying Mr. Gerace, that is when I went to get the Pretrial Services report.

I'm sorry. Mr. Cullinane.

MR. CULLINANE: Yes, your Honor. Yes, your Honor.

THE COURT: Sorry to butcher your name.

MR. CULLINANE: That is OK. Judge, yes. The government would ask for a number of conditions to be imposed here. We are not asking for a monetary bond of any kind, but we are asking that the court place a number of restrictions and conditions in place for an order setting conditions of release.

If I could be heard on that.

THE COURT: I'm sorry. So let's back up.

The reason I went to get the Pretrial Services report is because Pretrial Services is recommending detention. You're saying don't do that, we have an agreement, and release him and he is going to make his way back to the Western District, or what do you want?

MR. CULLINANE: That is correct, your Honor.

THE COURT: So what conditions are you proposing?

MR. CULLINANE: Thank you, your Honor. First we'd like to ask for electronic monitoring to be imposed, and we'd like that to be followed by a term of or an order for home confinement after he is returned back to the Western District of New York. I understand he is in custody right now and he may have been staying in a hotel, but we'd ask that he be ordered to immediately return while on electronic monitoring and be placed on home confinement.

We'd ask for no contact with his codefendant, coconspirators or victims.

We'd ask for, Judge, an order to be imposed that he stay away from Pharaoh's Gentlemen's Club, which is the establishment that was listed in the indictment and that I referenced a number of times. That is located at an address of 999 Aero Drive, Aero spelled A-E-R-O, Drive, in Cheektowaga, New York, which is spelled C-H-E-E-K-T-O-W-A-G-A, New York.

An additional order, your Honor, asking him to stay away from any other clubs or establishments that could be

described as strip clubs or adult entertainment clubs.

We'd ask for, I believe, the standard condition asking for drug testing.

We'd ask that the defendant be required to surrender his passport, or it looks like a passport book that he has.

We'd ask for no alcohol, no permissible alcohol or drug use.

Finally, zero tolerance, your Honor.

THE COURT: What do you mean by "zero tolerance?"

MR. CULLINANE: Well, in this district sometimes, your Honor, we have individuals who may commit an infraction and some courts will impose what they cause zero tolerance, to say that if there is any infraction of any kind, the person will be ordered detained pursuant to a warrant and brought into custody at that time.

THE COURT: Mr. Daniels, any objections to any of the terms that the prosecutor has listed?

MR. DANIELS: Yes, Judge. I spoke to Mr. Cullinane and Mr. Tripe about those conditions. Just very briefly, Judge, in the way of background here, Mr. Gerace is 53 years old. He is divorced. He lives with his 14-year-old son. This investigation has been going on for a long time, at least 15 months. He is a long-time resident of Buffalo. I think he was born and raised here.

Concerning electronic monitoring and home confinement

and staying out of Pharaoh's, Judge, respectfully, we would object to that. He is the owner of Pharaoh's and, as Mr. Cullinane rightly described it, it is a gentlemen's club. It opens around noon seven days a week and it stays open until sometimes 3, 4 until the morning. He is not there 70 percent of the time. He may go in sometimes around noon or 1 or 2:00 in the afternoon and stay for a few hours and just do work in the office. That's all. He handles a lot of the paperwork and the business work, and it is a fairly busy place. But after that, Judge, he isn't there. He is not there in the evenings.

This is his business. This is what he has been running and owning for the last several years. The business was owned, I believe, by his mother before that. So respectfully, Judge, we ask that the court allow him to go to work. That is what he does. That is his only business and his only income.

As far as not having any contact with the codefendant or codefendants, we understand that, Judge. But not having any contact with victims, respectfully, we don't know who exactly the victims are.

As the court is aware, this is a very lengthy indictment. It was sealed. We had not had an opportunity to see it. It was just emailed to us, I believe, this morning. Hopefully I have enough paper in the printer so I can print it out, but we will review it as soon as we can. We just don't

know who those victims are.

The remaining conditions, Judge, we understand and I am sure we can deal with them.

THE COURT: Well, Mr. Daniels, it sounds to me like those are some major objections to the government's recommended bond. If that is the case, then I think you are going to have to make a decision whether you want to have a bond hearing here or with the judge in the Western District of New York, because obviously I am not going to make this decision because it sounds like you want a bond hearing, is what I'm hearing you say.

MR. DANIELS: We don't want that, Judge. We are willing to go along with the government's recommendation. We appreciate them allowing him to be released, come back to Buffalo, and appear before a magistrate here, Judge. We were just opposing for the record some of the conditions that the government was requesting. But that is your decision, Judge.

THE COURT: I think your client wants to say something.

Do you want to speak to your lawyer, Mr. -- I'm sorry;

I forgot your name now -- Gerace?

MR. DANIELS: Judge, that is unnecessary. I don't have to speak to him about that now.

THE COURT: OK. I'm sorry. I am a little confused right now. So do you want me to have a bond hearing or are you

waiving your right to have a bond hearing here and allowing the 1 bond hearing to take place in the Western District of New York? 2 3 MR. DANIELS: Yes, Judge. We would ask that the court allow his release to come back here and we can address that 4 5 issue here. We would agree that the government's -- sorry. We 6 would agree with the government's recommendation for release, 7 allow him to come back here, again with the conditions, 8 Judge --9 THE COURT: I'm sorry. 10 MR. DANIELS: I'm sorry, too, Judge. THE COURT: It is actually not a squeaky chair. 11 12 sounds like it is the marshal's radio that we are hearing. 13 MR. DANIELS: That is the way it is. We understand 14 that. We were just objecting for the record to some of the 15 conditions that the government was proposing, and I assume those matters could be readdressed once we come back here to 16 Buffalo. But we'd like to have him released and get back here 17 18 as soon as he can, Judge. 19 Thank you. 20 THE COURT: From the government, anything else? 21 MR. CULLINANE: No, your Honor. Thank you. 22 THE COURT: All right. I understand -- I mean, I'm 23 reviewing -- Tamisha, can you put me in a room with Melania, 24 and I think Mr. Gerace wants to speak to his lawyer at this

Maybe Mr. Daniels can call the marshal's cellblock and

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time.

they can speak. 1 2 THE DEPUTY CLERK: OK. I can provide him with the 3 telephone number. 4 MR. DANIELS: Sure. 5 THE DEPUTY CLERK: Mr. Daniels, the number that you can reach Mr. Gerace is 954 area code 660-5823. 6 7 MR. DANIELS: Sure. THE DEPUTY CLERK: Judge, just give me one moment. 8 9 THE COURT: Thank you. 10 (Pause) 11 THE DEPUTY CLERK: We are back on the record, Judge. 12 THE COURT: Thank you. 13 I took an opportunity to speak with Pretrial Services. 14 With reference to the sex trafficking charge in Count 15 9, does that involve minors or is that adults? 16 MR. CULLINANE: Adults. 17 THE COURT: OK. Good. Clarification, because 18 otherwise we would have to impose the Adam Walsh condition. So I wasn't sure about that. 19 20 MR. CULLINANE: You're correct, Judge. I checked the 21 language again and it reflects the language involving force, 22 fraud, and coercion, combination of such means, not the minor 23 part. 24 Thank you, Judge. 25 THE COURT: OK. So no minors.

MR. CULLINANE: Correct.

THE COURT: All right. Thank you.

Well, this was an interesting case because but for the government's recommendation, this is a case where I think detention would be warranted. However, this is a case that emanates from the Western District of New York, and the prosecutor from the Western District of New York is here. So I am going to accept the recommended bond, to which I understand Mr. Daniels will probably oppose once they get into the Western District of New York. For now the bond will be set as follows.

I am going to order that the defendant be detained in home confinement with allowances only for court appearances, medical visits, attorney visits.

He will be having electronic monitoring, and specifically I'm referring to GPS location monitoring, services to be paid by the defendant.

The defendant is not to have any contact with any codefendant, in this case Mr. Bongiovanni, or any coconspirators or any victims in the case.

The defendant is not to visit Pharaoh's Gentlemen's Club at 999 Aero Drive in Cheektowaga, New York, in the Western District.

MR. DANIELS: Cheektowaga.

THE COURT: And not to visit any other strip clubs, adult entertainment clubs in the district. Not just in the

area, in the district.

The defendant is to submit to drug testing as required by Pretrial Services. He is to relinquish his passport to the Pretrial Services office and not obtain any new passport during the pendency of the case. He is also not to have any alcohol use or any illegal drug use.

I also need to know the address where he is staying here in Florida. Pretrial Services needs to contact him immediately.

The defendant is not to have any firearms or other dangerous weapons.

The travel, I am going to restrict it to the Western District of New York and the Southern District of Florida. He just needs to get himself up there. Other than that, travel will be limited to the Western District of New York.

Any other recommendations from Pretrial Services or the government?

Melania.

PRETRIAL SERVICES OFFICER: Your Honor, we would need the address to put it on the record or where he is staying and a phone number.

THE COURT: Mr. Daniels can provide that to you, I guess.

MR. DANIELS: I don't know it, but I would ask
Mr. Gerace to provide that to Ms. Vasquez if she asks him,

Judge, if that is OK with the court. 1 2 THE COURT: Yes. 3 Mr. Gerace, can you please provide where you are 4 staying, the location. The GPS monitoring -- Melania, is that what you are 5 6 asking? The GPS will be installed immediately? 7 PRETRIAL SERVICES OFFICER: That is correct, your Honor. Pretrial cases have to get installed within 24 hours. 8 9 MR. DANIELS: May I speak to Mr. Gerace, Judge? 10 THE COURT: Yes. 11 MR. DANIELS: Peter, where are you staying? 12 THE COURT: He's muted. There you go. 13 MR. DANIELS: Peter, where are you staying? 14 THE DEFENDANT: Right now I don't know. When I leave 15 here -- they took my phone, so I don't know anybody's phone number except my parents' home phone. So when I leave here I 16 17 am going to call my parents and tell them to call my friend Dan, who lives down here, and see if he can pick me up because 18 19 I have nowhere to go. 20 MR. DANIELS: Where were you staying? 21 THE DEFENDANT: I was going to stay at the hotel, but 22 this all happened. I never --23 MR. DANIELS: You didn't check in. 24 THE DEFENDANT: It's gone now. I checked in but he 25 checked me out.

MR. DANIELS: Do you plan to stay with your friend 1 down here, is that it? 2 3 THE DEFENDANT: I am going to take a look as soon as I 4 get out of here, I am going to take a look and see how fast I 5 can get a plane out of here because my plane ticket is for Friday. I am going to see if I can get out sooner. I am going 6 7 to see if I can get a nonstop flight. MR. DANIELS: Could you just mute him again, please, 8 9 if that is possible. 10 THE DEFENDANT: I'm sorry? MR. DANIELS: I am just asking the court if they could 11 12 mute you for a moment and I can speak to Ms. Vasquez and the 13 Thank you. court. 14 May I speak to Ms. Vasquez about that, Judge? 15 THE COURT: Yes. Go ahead. MR. DANIELS: Ms. Vasquez, could you speak to 16 17 Mr. Gerace and find out where he is going to be staying so that you can set up whatever you need. You will be able to do that? 18 19 PRETRIAL SERVICES OFFICER: You mean right now? 20 MR. DANIELS: Well, at your convenience. 21 PRETRIAL SERVICES OFFICER: Yes, we need something on 22 the record. 23 MR. DANIELS: OK. 24 THE COURT: I think, on the record, the problem is, 25 Melania, that he is saying he doesn't know what he is doing.

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So it is giving me quite a lot of pause. I think I am trying to bend over backwards to work with the government on the one hand and with the defense in terms of not holding him, but I think this case might be better suited for a bond hearing. MR. DANIELS: Judge, we'd like to waive that, not waive it in a sense, but I don't think we need a bond hearing. I am sure we can resolve this and we can provide Ms. Vasquez whatever it is that she is going to need. Perhaps if I could --THE COURT: He is not going to be released until she has the information that she requires. MR. DANIELS: Judge, can I have one minute, beg the indulgence --THE COURT: Yes, you may call him. MR. DANIELS: -- I will call him, and hopefully I can provide Ms. Vasquez and the court with whatever they need. I will call him right now. PRETRIAL SERVICES OFFICER: And a phone number, too, sir, please. THE COURT: Bottom line is he will not be released until she has a verifiable address and phone number. MR. DANIELS: We'll take care of that. I am going to call him right now, Judge. I'd ask the

court not to mute me out because I don't know how to get back

on and unmute it. So I will just step out over on the side. 1 2 THE COURT: OK. 3 MR. DANIELS: Thank you. Thank you very much, Judge. 4 (Pause) 5 MR. DANIELS: Judge, thank you very much. I appreciate that. I know it is late and it's been a long 6 7 morning for the court. Early afternoon. He is staying with a friend in Plantation. I can get 8 9 the phone number. If I could have Ms. Vasquez's number, I can 10 call her directly, give her all the information, and we agree 11 he will stay in custody until Ms. Vasquez is satisfied that she 12 has all the information that she needs. Hopefully I can 13 provide that to her within 15 minutes. 14 THE COURT: Melania, I think he wants a phone number from you where he can reach you. 15 PRETRIAL SERVICES OFFICER: Sorry, your Honor. I was 16 17 using my headphones. I couldn't really hear. 18 It is (954) 769-5547. MR. DANIELS: May I just repeat that back to you, 19 20 Ms. Vasquez? 21 PRETRIAL SERVICES OFFICER: Sure. 22 MR. DANIELS: (954) 769-5547. 23 PRETRIAL SERVICES OFFICER: That's correct. MR. DANIELS: I am going to make a couple of phone 24 25 I will get the phone, I will get the address, I will calls.

get the phone number, and hopefully we can get done whatever we have to do.

THE COURT: All right. I take it that, just to recap where we are, you are waiving the identity hearing, I will enter the order of removal, which has to be signed, and the bond has been set.

MR. DANIELS: Yes.

THE COURT: Any other conditions of bond that I missed, Mr. Cullinane?

MR. CULLINANE: Thank you, Judge. Just two issues I'd like to address. I may have missed one of them.

The only thing I wanted to note is, just after meeting with Ms. Vasquez that the court has ordered him to immediately or quickly thereafter return to the Western District of New York.

THE COURT: Yes.

MR. CULLINANE: Finally, Judge, there was a concern from Mr. Daniels about the identity of certain people. One person I would like to address for the record that he stay away from and have no contact with, initiate no contact with, is an individual woman named Katrina, that is spelled K-A-T-R-I-N-A, and her last name is Nigro, N-I-G-R-O. She was formerly referred to as Katrina Gerace.

MR. DANIELS: We know who she is, Judge.

THE COURT: All right.

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MR. DANIELS: We will stay away from her. THE COURT: To the extent that there are other victims identified, it will be the government's responsibility to share those names with the Pretrial Services officer so that they can enforce that restriction. MR. CULLINANE: Thank you, Judge Valle. THE COURT: Anything further from either side? MR. CULLINANE: Nothing further from the government, your Honor. THE COURT: Mr. Daniels, anything further? MR. DANIELS: No, nothing. Thank you very much. Thank you. THE COURT: So I will or we will have to sign the paperwork, Tamisha, for the waiver. MR. DANIELS: Yes. He will sign whatever he has to sign, Judge. THE DEPUTY CLERK: I can email it to defense counsel. I noted for the record that it was verbally waived. THE COURT: OK. Great. PRETRIAL SERVICES OFFICER: Your Honor, just a quick question. Did the court impose a no firearms restriction in this case? THE COURT: I did, didn't I? MR. CULLINANE: Yes, your Honor. THE DEPUTY CLERK: Yes, you did.

PRETRIAL SERVICES OFFICER: Thank you, Judge. 1 2 THE COURT: Yes, I did. I said no firearms or other 3 dangerous weapons, surrender the passport, travel restriction to the Western District of New York and Florida only for 4 purposes of getting out of here. After that, only the Western 5 District of New York. 6 7 THE DEFENDANT: Yes. THE COURT: Also, he should notify Pretrial Services 8 9 when he will be traveling out to the Western District. 10 All right. Anything further? 11 MR. DANIELS: No, Judge. 12 THE COURT: This is one of the messiest removal 13 hearings we have had. 14 THE DEFENDANT: Thank you. 15 MR. CULLINANE: Our apologies, and we owe you a ream of paper. So thank you, Judge, for your time today. 16 17 THE COURT: You're very welcome. 18 All right, everyone. 19 Mr. Gerace, I just want to address you. One of the 20 things that the government asked for was this zero tolerance order. We don't usually enter it in this district, but 21 22 basically what I do in this district is tell the defendants, as 23 I'm about to tell you, how lucky you are because under normal

circumstances Pretrial was recommending that you would be

detained, and the charges in this case are so substantial that

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but for the government's recommendation you would be detained. 1 2 So my pitch to you is understand how lucky you are to 3 be released. Even though it is an inconvenience that you might not be able to go to Pharaoh's, you wouldn't be able to go to 4 Pharaoh's if you were in jail either. So look at it that way. 5 6 Being home detained is certainly an advantage that the 7 government has given you an opportunity, but don't blow it. What I'm saying to is if you fail to abide by any of the 8 9 conditions in my bond, the bond will be revoked and you will go 10 to jail pending trial. 11 Do you understand that, sir? 12 THE DEFENDANT: Yes, your Honor. 13 THE COURT: All right. Thank you. 14 All right, everyone. Have a good afternoon and stay safe, all of you. 15 16 MR. DANIELS: Thank you, Judge. 17 PRETRIAL SERVICES OFFICER: Thank you, Judge. 18 MR. CULLINANE: Thank you. 19 THE COURT: This concludes our calendar. 20 (Adjourned) 21 22 23 24 25

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I hereby certify that the foregoing is an accurate transcription to the best of my ability of the digital audio recording in the above-entitled matter.

March 29, 2021

s/ Joanne Mancari
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